PTO/SB/17 (01-05)
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Fees pursuant to	the Consolidated Approx	nriations Act 200	5 (H R 4818)		Co	omplete if K	nown		
Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).				Application Number 10		10/628,30	10/628,308		
FEE TRANSMITTAL				Filing Date		July 29, 20	July 29, 2003		
For FY 2006				First Named Inventor J		Julie H. C	Julie H. CAMPBELL		
				Examiner Name D		D. J. Isabe	D. J. Isabella		
Applicar	nt claims small entity sta	tus. See 37 CFF	R 1.27	Art Unit		3738			
TOTAL AMOUNT OF PAYMENT (\$) 130.00				Attorney Docket No. 2297520			52001220		
METHOD OF	PAYMENT (check	all that apply)							
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I. BASIC FILIN	•	ILING FEES		ARCH FEE	S FXAN	MINATION F	FFS		
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Application T								Paid (\$)	
Utility	300		500	250					
Design	200	100	100	50	130	65			
Plant	200	100	300	150	160	80			
Reissue	300	150	500	250	600	300			
Provisional	200	100	0	C	0	0		,	
2. EXCESS CL	AIM FEES							Small Entity	
Fee Description							Fee (\$)	Fee (\$)	
	er 20 (including Reis	· ·					50	25	
•	ent claim over 3 (inc	luding Reissue	es)				200	100	
Multiple depen	dent claims						360	180	
Total Claims	Total Claims					tiple Dependent Claims			
HP = highest num	- =	x = or, if greater than 2	: 20.		-	Fee (\$)	Fee Paid (<u>\$)</u>	
Indep. Claims	Extra Claims	Fee (\$)		Paid (\$)	_				
	- =	x			-				
HP = highest num	nber of independent claim	s paid for, if greate	er than 3.						
3. APPLICATION			_			4			
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	der 37 CFR 1.52(e)), raction thereof. See					l entity) for ea	ach additional 3	00	
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SUBMITTED BY		7							
Signature	/St			Registration I		10 Telephon	e (703) 76	50-7769	
Name (Print/Type)	eonathan Bockm	ian				Date	Decembe	r 19, 2006	



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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	229752001220
	229/32001220
In re Application of: Julie H. CAMPBELL et al.	
Application No.: 10/628,308	
Filed: July 29, 2003	
For: METHOD OF PRODUCING TISSUE BY PLACING A MOLDING SUF CAVITY (as amended)	PPORT WITHIN A BODY
The owner*, The University of Queensland of St. Lucia , o instant application hereby disclaims, except as provided below, the terminal part of the statutor instant application which would extend beyond the expiration date of the full statutory term of pricas the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said ply any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant only for and during such period that it and the prior patent are commonly owned. This agrees on the instant application and is binding upon the grantee, its successors or assigns.	ry term of any patent granted on the or patent No. 6,626,823 prior patent is presently shortened ant application shall be enforceable
In making the above disclaimer, the owner does not disclaim the terminal part of the term of application that would extend to the expiration date of the full statutory term as defined in 3 patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," later:	5 U.S.C. 154 and 173 of the prior
expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shore.	tened by any terminal disclaimer.
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2. X The undersigned is an attorney or age to frecord. Reg. No. 45,640	
Signature	December 19, 2006
() Signature	Date
Jonathan Bockman	
Typed or printed name	(200) 200 220
	(703) 760-7769 Telephone Number
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Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the as Form PTO/SB/96 may be used for making this certification. See MPEP § 324.	ssignee (owner).
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